Cas	e 2:25-cv-03714-MCS-JC	Document 92 #:1154	Filed 12/09/25	Page 1 of 4	Page ID
1 2 3 4 5 6 7 8	William J. Brown, Jr. (SBN 192950) bill@brownwegner.com Kyle J. Berry (SBN 355393) kberry@brownwegner.com BROWN WEGNER LLP 2010 Main Street, Suite 1260 Irvine, California 92614 Telephone: 949.705.0080 Attorneys for Plaintiffs				
9	UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA				
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13	Matthew Weinberg, e	t al.,	Case No. 2:	25-cv-0371	4-MCS-JC
14	Plair	ntiffs,	PLAINTIF	FS' NOTIC	E OF VOL-
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16	V.		PREJUDIO	E OF JOE	IN DOE #1
17	National Students for	Justice in	Honorable	Mark C. S	carsi
18	Palestine, et al.,		United Sta	tes Distric	et Judge
19	Defe	ndants.			
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28	PLAINTIFFS' NOTICE OF VO DISMISSAL WITHOUT PREJ JOHN DOE #1				

1	[Additional Counsel Cont. from previous page]
	Thomas R. McCarthy (DC Bar No. 48965)*
2	Zachary P. Grouev (FL Bar No. 10386291)*
3	Julius Kairey (NY Bar No. 5668249)*
4	CONSOVOY MCCARTHY PLLC 1600 Wilson Boulevard, Suite 700
5	Arlington, VA 22209
6	(703) 243-9423
	tom@consovoymccarthy.com
7	zach@consovoymccarthy.com
8	julius@consovoymccarthy.com
9	Richard A. Rosen (NY Bar No. 1663830)*
10	Omer Wiczyk (NY Bar No. 4321600)*
11	THE LOUIS D. BRANDEIS CENTER FOR HUMAN RIGHTS UNDER LAW
12	1330 6th Avenue, 23rd Floor
13	New York, NY 10019
	(917) 363-9004
14	rrosen@brandeiscenter.com
15	owiczyk@brandeiscenter.com
16	* Admitted pro hac vice
17	-
18	Attorneys for Plaintiffs
19	
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NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF JOHN DOE #1

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), Plaintiffs Matthew Weinberg, Eli Tsives, Nir Hoftman, and Rabbi Dovid Gurevich hereby voluntarily dismiss—without prejudice—their claims against pseudonymous Defendant John Doe #1 in this action. See Lake at Las Vegas Invs. Grp. v. Pac. Malibu Dev. Corp., 933 F.2d 724, 728 (9th Cir. 1991). Because no opposing party has answered the FAC or moved for summary judgment, this notice "is effective on filing and no court order is required." Com. Space Mgmt. Co. v. Boeing Co., 193 F.3d 1074, 1077 (9th Cir. 1999). As contemplated by the Court's November 10, 2025 order (ECF No. 77), Plaintiffs are currently seeking discovery from the named Defendants, including People's City Council and National Students for Justice in Palestine, calculated to allow them to identify Doe. When able to do so, Plaintiffs intend to seek leave of court to amend the FAC to name him or her as an individual Defendant under 42 U.S.C. §1985(3). See Fed. R. Civ. P. 15(a)(2).

DATED: December 9, 2025

BROWN WEGNER LLP CONSOVOY MCCARTHY PLLC THE LOUIS D. BRANDEIS CENTER FOR HUMAN RIGHTS UNDER LAW

By: /s/ Thomas R. McCarthy*
Willam J. Brown, Jr.
Zachary P. Grouev*
Julius Kairey*
Richard A. Rosen *
Omer Wiczyk *

Attorneys for Plaintiffs

PLAINTIFFS' NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE OF JOHN DOE #1

DISMISSAL WITHOUT PREJUDICE OF **JOHN DOE #1**